

Exhibit M

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: CATHODE RAY TUBE) Master File No.
(CRT) ANTITRUST LITIGATION,) CV-07-5944-SC
) MDL No. 1917
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This Document Relates to:)
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ALL INDIRECT PURCHASER)
ACTIONS)
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)
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VIDEOTAPED DEPOSITION OF JANET S. NETZ, Ph.D.
San Francisco, California
Thursday, November 15, 2012
Volume I

Reported by:

SUZANNE F. BOSCHETTI
CSR No. 5111

Job No. 1550376

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1 for you for that purpose.

2 A Again with the clarification that some
3 production that they do could be sold under
4 different brands and so captured elsewhere on the
5 exhibit.

12:22:14

6 Q Okay. And so again, you've done no
7 analysis, statistical analysis, to determine whether
8 or not Toshiba and Funai are representative of the
9 rest of the TV manufacturers on the issue of pass-on
10 or whether or not BenQ and Tatung are -- who was the 12:22:29
11 third one? -- BenQ, Tatung and -- there was one
12 more, I'm sorry -- BenQ, Tatung and -- and Toshiba
13 were representative of the universe of monitor
14 manufacturers on the issue of pass-through? You
15 didn't do any that statistical analysis to determine 12:22:54
16 representativeness, correct?

17 A Not a statistical test of
18 representativeness, that's correct.

19 Q Thank you. Okay. Let's move on next.

20 Do you know whether or not companies like 12:23:26
21 Walmart, for example, had any buying power as a
22 retailer in the United States with respect to the
23 purchase of CRT TVs or CRT monitors during the
24 relevant period?

25 A Did you say did I measure such --

12:23:48

1 Q Do you know whether they have any buying --
2 any material buying power? Not a precise
3 measurement.

4 A I would assume that they did. I don't know
5 how one would measure it either, but they are a 12:24:00
6 large buyer, and typically large buyers have some
7 market power.

8 Q All right. Did you examine at all the
9 issue of whether for a large buyer like a Walmart or
10 a Best Buy, that when they purchased their CRT TVs 12:24:19
11 during the relevant period, that they essentially
12 told the manufacturers, here is the price point you
13 have to hit, and if you want to sell to me, hit that
14 price point, and if you don't hit it, I'm not buying
15 from you? Do you know if that occurred or not? 12:24:41

16 A I know that generally -- could you please
17 stop doing that? I'm sorry.

18 Q I don't know what I'm doing. I'm sorry.
19 Okay.

20 A You're are rubbing your fingernails -- 12:24:54

21 Q I apologize.

22 A -- on the bottom of the table when you
23 twist.

24 Q Not deliberately. Sorry.

25 A I know that the bargaining between the two 12:25:04